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MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 13th July 1961

SUBJECT.—*I.T.C. Classification of Mill Saw Files—Importation thereof.*

No. 86-ITC(PN)/61.—It is notified for the information of the Trade that "Mill Saw files (Bastard)" and "other Mill files", of any variety, are all "Saw Files", classified under Sr. No. 20(3)(a)(i) of Part II of the Import Trade Control Schedule and the import thereof is not allowed *vide* remark (i) against this Sr. No. in Section II of the Red Book for April-September, 1961 licensing period.

SUBJECT.—*Import entitlement against exports of Hosiery fabrics made out of cotton and wool.*

No. 87-ITC(PN)/61.—The Government of India in the Ministry of Commerce & Industry have decided that with effect from the quarter April-June, 1961, import entitlements against exports of mixed Hosiery Fabrics made out of Cotton and wool, will be granted in the manner specified below:—

Value of import entitlements
against exports

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| (1) "Exporters" and "Manufacturer-Exporters" of mixed hosiery fabrics made out of cotton & wool. | 15% of the f.o.b. value of the mixed hosiery fabrics made out of cotton & wool. |
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Explanation:

The term "Hosiery fabrics" shall, for the purpose of this Public Notice, be deemed to mean knitted fabrics produced with the aid of power on more than one needle by a method of interlooping one or more yarns, either in running length or made-up for humanwear.

2. The import entitlement specified above, will be for import of:—

- Coal-tar dyes, textile chemicals etc. as specified in Annexure to the Public Notice No. 87-ITC(PN)/58 dated the 31st October, 1958 as amended from time to time.
- Zip fasteners, elastic tapes and trimmings for use in the making of hosiery fabrics.

- (c) Knitting machines for hosiery fabrics, and their accessories, knitting needles which are not indigenously available; provided that:—
- (i) the articles specified in (b) and (c) above shall be licensed only to manufacturer-exporters of hosiery fabrics.
 - (ii) Only such articles and varieties of the items referred to in (b) and (c) above as are permissible for import at present or at any time in future in accordance with the Government's Import Policy will be licensed.
 - (iii) so far as articles permissible for import as at (b) above, the value of the import licences in respect of any one of the articles will be limited to 5% of the entitlement value.

3. "Exporters" and "Manufacturer-Exporters" of hosiery fabrics importing coal-tar dyes, textile chemicals etc., under this Scheme will be required to sell the imported articles only to any unit of the textile industry requiring these items, whether such unit is a manufacturer or a processor of textiles (cotton, wool or artsilk). In other words, the imported dyes and chemicals will be permitted to be sold to any unit of the textile industry taken as a whole. The sales in such cases will, however, be subject to the condition that the transactions should be reported with sufficient details as to the description of the stores, the quantities and the prices involved, to the Textile Commissioner, Bombay, within seven days of the date of the transaction.

4. Manufacturer-Exporters of hosiery fabrics should in the first instance register themselves with the Textile Commissioner. Only exports effected by registered manufacturer-exporters of hosiery fabrics will qualify for receiving import entitlements under the Scheme.

5. Details of the procedure for claiming import entitlements by exporters of hosiery fabrics will be announced by the Textile Commissioner, Bombay. Issue of import licence will be by the Joint Chief Controller of Imports and Exports, Bombay, on certification by the Textile Commissioner of the value of the import entitlement. Licences will be granted once in a quarter on the basis of exports effected in the preceding quarter.

K. T. SATARAWALA,
Chief Controller of Imports & Exports.